

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

DATE MAILED: 08/25/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/675,681 09/30/2003		Freddie Miller	6729		
75	90 08/25/2004		EXAMINER		
George R. Nimmer			MAMMEN, NATHAN SCOTT		
PO Box 252 Omaha, NE 68	8101-0252		ART UNIT PAPER N		
,			3671		

Please find below and/or attached an Office communication concerning this application or proceeding.

					`			
	Applicat	on No.	Applicant(s)	9	1			
		81	MILLER, FREDDIE		ŀ			
Office Action Summary	Examine	r	Art Unit	l	_			
		Mammen	3671		_			
The MAILING DATE of this communi Period for Reply	cation appears on th	e cover sheet with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNION. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30). If NO period for reply is specified above, the maximum states are reply within the set or extended period for reply any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no evaluation.) days, a reply within the statutory period will apply and will, by statute, cause the ap	vent, however, may a reply be tim tutory minimum of thirty (30) days vill expire SIX (6) MONTHS from plication to become ABANDONEI	ely filed s will be considered timel the mailing date of this or	y. ommunication.				
Status								
1) Responsive to communication(s) file	d on							
2a) This action is FINAL .	b) This action is	non-final.						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) ☐ Claim(s) 1-13 is/are pending in the all 4a) Of the above claim(s) is/are 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4,7,9 and 11 is/are rejected for the company of t	e withdrawn from co							
Application Papers								
9)☐ The specification is objected to by the	Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any object		•	• •					
Replacement drawing sheet(s) including 11) The oath or declaration is objected to	•	= : : :						
Priority under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-1449 or Formation Disclosure Statement(s) (PTO-1449 or		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	D-152)				

Application/Control Number: 10/675,681 Page 2

Art Unit: 3671

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 7 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 2,953,891 to Van Der Lely et al.

The Van Der Lely '891 patent discloses a rake wheel comprising a hub (2) having a rotational axis (6), a plurality of tines (3) connected to the hub and extending outwardly therefrom, and an annular rim (7) concentric with the hub. The annular rim has first and second plurality of apertures (See Fig. 3, 7B) sized and shaped to receive a tine (8A, 9A).

Regarding claim 7: Each of the tines is bent in half at the elbow with the elbows secured to the hub and the first and second legs projecting outwardly. Col. 1, lines 56-69.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 2,953,891 to Van Der Lely et al. in view of U.S. Patent No. 3,069,834 to Spindler.

Application/Control Number: 10/675,681 Page 3

Art Unit: 3671

The Van Der Lely '891 patent discloses the claimed invention, as stated in paragraph 2 above, except for the hub including a pair of parallel disk shaped flanges. The Spindler '834 patent teaches that it is known in the art to construct a rake wheel hub from a pair of disk shaped flanges (4, 6) and to connect the tines to the hub between the flanges. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the rake wheel of the Van Der Lely '891 patent with the hub arrangement as taught by the Spindler '834 patent, in order to provide an alternative arrangement for connecting the rake tines to the rake wheel hub.

Regarding claims 3-4: The positioning of the second plurality of apertures with respect to the first plurality of apertures would be an obvious matter of design choice to one having ordinary skill in the art. Each of the tines is bent in half at the elbow with the elbows secured to the hub and the first and second legs projecting outwardly. Van Der Lely, col. 1, lines 56-69.

5. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 2,953,891 to Van Der Lely et al. in view of U.S. Patent No. 2,712,723 to Ryan.

The Van Der Lely '891 patent discloses the claimed invention, as stated in paragraph 2 above, except for the rake wheel further comprising a windshield covering the hub and tines. The Ryan '723 patent teaches that it is known in the art to provide a rake wheel with a windshield (162). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the rake wheel of the Van Der Lely '891 patent with the windshield of the Ryan '723 patent, in order to prevent hay from passing through the rake (see Ryan, col. 4, lines 18-20).

Application/Control Number: 10/675,681 Page 4

Art Unit: 3671

6. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 2,953,891 to Van Der Lely et al. in view of U.S. Patent No. 3,069,834 to Spindler, as applied to claim 2 above, and further in view of U.S. Patent No. 2,712,723 to Ryan.

The combination of the Van Der Lely '891 and Spindler '834 patents disclose the claimed invention, as stated in paragraph 4 above, except for the rake wheel further comprising a windshield covering the hub and tines. The Ryan '723 patent teaches that it is known in the art to provide a rake wheel with a windshield (162). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the rake wheel of the combination of the Van Der Lely '891 and Spindler '834 patents with the windshield of the Ryan '723 patent, in order to prevent hay from passing through the rake (see Ryan, col. 4, lines 18-20).

Allowable Subject Matter

7. Claims 5-6, 8, 10, 12-13 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nathan Mammen whose telephone number is (703) 306-5959. The examiner can normally be reached Monday through Thursday from 6:30 a.m. to 5:00 p.m.

Art Unit: 3671

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will, can be reached at (703) 308-3870. The fax number for this Group is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-1113.

Supervisory Patent Examiner
Group 3600

NSM 8/19/04

Nathan S. Mammen